Name:

Christina Mitchell

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Proof of purchase:

I purchased the Reebok EasyTone shoes from Reebok's website January 2010. I don't have the receipt anymore and I can't print a bank statement showing the purchase because I no longer bank with the bank that I used at the time. However, I was able to log on to Reebok.com and pull up my order, number 21169354. I will attach a printout of this order's details.

My objection:

I object to this lawsuit because I don't believe that Reebok's statements were false. When I became interested in these shoes, I was working at a detail shop so I was always on my feet. I figured that I might as well wear a shoe that helped tone my body furthermore. I will admit that I didn't see much of a difference in my thighs and butt, but I saw a significant improvement in my calves. While I was wearing these shoes, my calves were more in tone than they had been in over 4 years when I had walked a mile to and a mile from school every day during high school. The downfall to these shoes is that the balance ball technique did not provide very much slip resistance once I started working in a nursing home as a C.N.A. so I switched to a different brand. I am still on my feet just as much, if not more, as I was at the detail shop, but my calves aren't as toned. I strongly believe that the EasyTone shoes helped tone my calves because the only other theory is that it was a coincidence. I carefully read through the paperwork that was sent to me from the class action settlement administrator. Other than saying that Reebok misrepresented their EasyTone line, I didn't see an underlying issue. There may be legal issues that I am misinterpreting, but if the claim is solely that Reebok misrepresented their EasyTone line, I don't believe the Class should receive compensation. I would like to clarify my last statement to include that I am speaking only out of experience from the EasyTone shoes. I didn't



even know there was an EasyTone clothing line so the Class might have a legitimate case against Reebok regarding the clothing line.

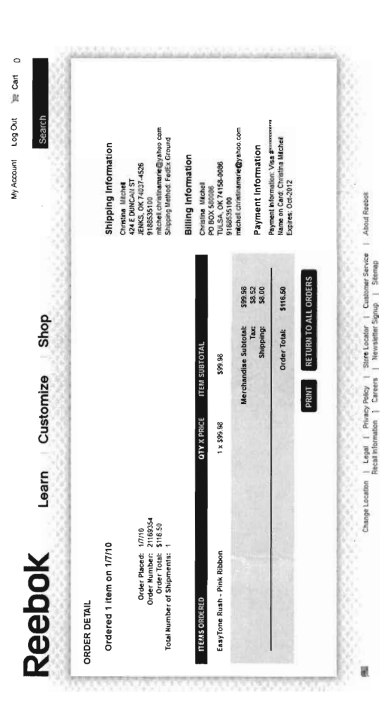
Fairness hearing:

I do not intend to appear and argue at the Fairness Hearing. I would like to support Reebok due to my experience with them, but it is not a smart decision for me to miss work and make travel arrangements for a cause that is not required of me and for which I will not reap any benefits to cover my loss, at the least.

-According to the notice, I am still eligible to submit a claim form. I wish to participate in this action. Although I do not agree with this lawsuit, I would still like to be considered for compensation if the court rules in favor of the class. I say this because if I was to have health problems that someone claimed to be related to a medicine I had taken and I didn't agree until science proved the theory, I would then want to be considered for a case against that medicine shall the opportunity arose. So even though I don't agree with this case from my standpoint, I don't know all of the law and science behind it.

Christina Mitchell

In re Reebok EasyTone Litigation, Case No. 4:10-CV-11977-FDS (D. Mass)



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